30

200.93311CON

interval for CR OXY relative to IR OXY relative was 89.5% - 115.9% for AUC (0,36) and 92.9% - 121.9% for AUC (0,∞). Based on the 90% confidence interval analysis, the controlled-release oxycodone tablets were equivalent in 5 extent of absorption (AUC 0,36) to the immediate-release oxycodone solution. The controlled-release oxycodone absorption was slower by approximately 1.3 hours. No statistically significant differences were noted between the two treatments with reference to adverse experiences, none of which were considered clinically unusual for opiates for this type of study.

34

The above studies demonstrate a significant dose-response relationship utilizing the controlled release oxycodone formulations of the present invention at dosages of 10, 20 and 30 mg which does not deviate from parallelism with dose-response slopes for MS Contin in similarly designed well-controlled analgesic efficacy studies of MS Contin reported by Kaiko R.S., Van Wagoner D., Brown J., et al., "Controlled-Release Oral Morphine 20 (MS Contin<sup>®</sup> Tablets, MSC) in Postoperative Pain.", Pain Suppl., 5:S149 1990, who compared 30, 60, 90, and 120 mg of MS Contin as compared with 10 mg of intramuscular morphine and placebo and Bloomfield, et al., "Analgesic Efficacy and Potency of Two Oral Controlled-Release Morphine Preparations", Clinical Pharmacology & Therapeutics, (in press), who compared 30 and 90 mg of MS Contin as compared to 30 and 90 mg of another controlled-release oral morphine preparation, Oramorph SR 30 mg tablets.

The examples provided above are not meant to be exclusive. Many other variations of the present invention would be obvious to those skilled in the art, and are contemplated to be within the scope of the appended claims.

200.93311CON

#### WHAT IS CLAIMED IS:

- 1. A controlled release oxycodome formulation for oral administration to human patients, comprising from 5 about 10 mg to about 160 mg oxycodome, based on the hydrochloride salt, said formulation providing a mean maximum plasma concentration of procedure from about 6 to about 240 ng/ml from a mean of about 2 to about 4.5 hours after administration, said formulation providing a desired analgesic effect for at least about 12 hours.
- The controlled release oxycodone formulation of claim 1, comprising from about 10 to about 40 mg oxycodone based on the hydrochloride salt, said 15 formulation providing a mean maximum plasma concentration of oxycodone from about 6 to about 60 ng/ml from a mean of about 2 to about 4.5 hours after administration.
- The controlled release oxycodone formulation of claim 1, comprising from about 40 mg to about 160 mg oxycodone based on the hydrochloride salt, said formulation providing a mean maximum plasma concentration of oxycodone from about 60 to about 240 ng/ml from a mean of about 2 to about 4.5 hours after administration.

25

25

36

200.93311CON

The solid controlled release oxycodone formulation of claim 1, comprising

oxycodone hydrochloride dispersed in an effective amount of a controlled release matrix selected 5 from the group consisting of hydrophilic polymers, hydrophobic polymers, digestible substituted or unsubstituted hydrocarbons having from about 8 to about 50 carbon atoms, polyalkylene glycols, and mixtures of any of the foregoing, and a suitable amount of a suitable 10 pharmaceutical diluent.

- 5. The solid controlled release oxycodone formulation of claim 1, comprising:
- (a) an analgesically effective amount of 15 spheroids comprising oxycodone or a salt thereof and either a spheronising agent or an acrylic polymer or copolymer, such that the total dosage of oxycodone in said dosage form is from about 10 to about 160 mg based on the hydrochloride salt; and
  - (b) a film coating on said spheroids which controls the release of the oxycodone or oxycodone salt at a controlled rate in an aqueous medium, wherein said composition provides an in vitro dissolution rate of the dosage form.
  - The controlled release oxycodone formulation of claim 1, comprising a tablet wherein said oxycodone is dispersed in a controlled release matrix.
- The controlled release oxycodone formulation of 30 claim 1, wherein said oxycodone is in the form of the hydrochloride salt.

200.93311CON

- A method for substantially reducing the range in daily dosages required to control pain human patients, comprising administering an oral controlled release dosage formulation comprising from about 10 to about 160 5 mg oxycodone or a salt thereof based /on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone from about 6 to about \$240 ng/ml from a mean of about 2 to about 4.5 hours after administration.
- 10 9. A method for substantially reducing the range in daily dosages required to control pain in substantially all human patients, comprising administering an oral solid controlled release dosage formulation comprising from about 10 mg to about 40 mg oxycodone or a salt thereof pased on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone from about 6 to about 60 ng/ml from a mean of up to about 2 to about /4.5 hours after administration.
- 20 10. A method for substantially reducing the range in daily dosages required to control pain in substantially all human patients, comprising administering an oral/solid controlled release dosage formulation comprising from about 40 mg to about 160 mg oxycodone or a salt/thereof based on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone from about 60 to about 240 ng/ml from a mean of up to about 2 to about 4.5 hours after administration.

08/618,344

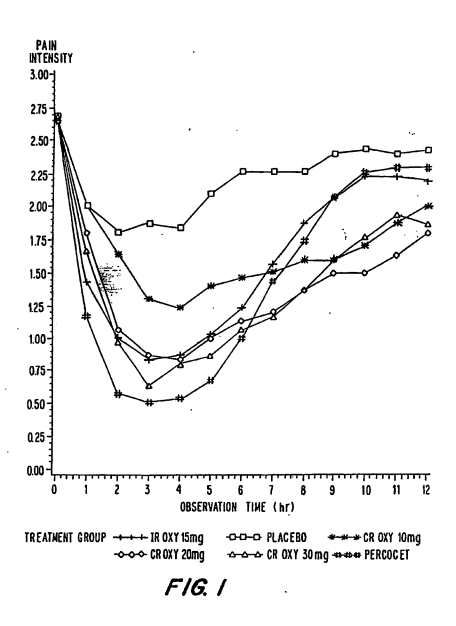
38

200.93311CON

## ABSTRACT OF THE DISCLOSURE

A method for substantially reducing the range in daily dosages required to control pain in approximately 90% of patients is disclosed whereby an oral solid 5 controlled release dosage formulation having from about 10 to about 40 mg of oxycodone or a salt thereof is administered to a patient. The formulation provides a mean maximum plasma concentration of oxycodone from about 6 to about 60 ng/ml from a mean of about 2 to about 4.5 10 hours after administration, and a mean minimum plasma concentration from about 3 to about 30 ng/ml from about 10 to about 14 hours after repeated "q12h" (i.e., every 12 hour) administration through steady-state conditions. Another embodiment is directed to a method for substan-15 tially reducing the range in daily dosages required to control pain in substantially all patients by administering an oral solid controlled release dosage formulation comprising up to about 160 mg of oxycodone or a salt thereof, such that a mean maximum plasma concen-20 tration of oxycodone up to about 240 ng/ml from a mean of up to about 2 to about 4.5 hours after administration, and a mean minimum plasma concentration up to about 120 ng/ml from about 10 to about 14 hours after repeated "q12h" (i.e., every 12 hour) administration through 25 steady-state conditions are achieved. Controlled release oxycodone formulations for achieving the above are also disclosed.

PRINT OF DRAWINGS





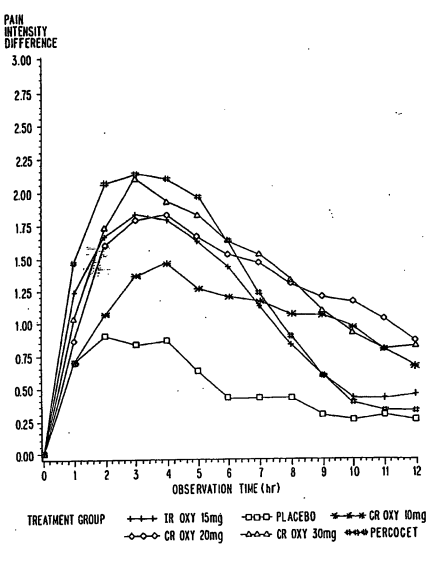
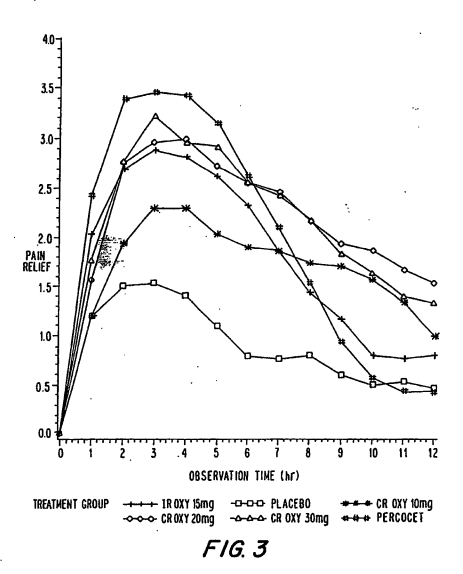
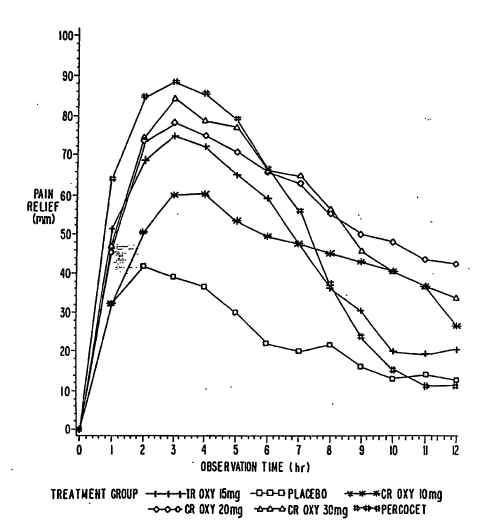


FIG.2

PRINT OF DRAWINGS
AS ORIGINALLY FILED

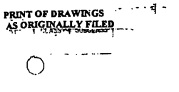


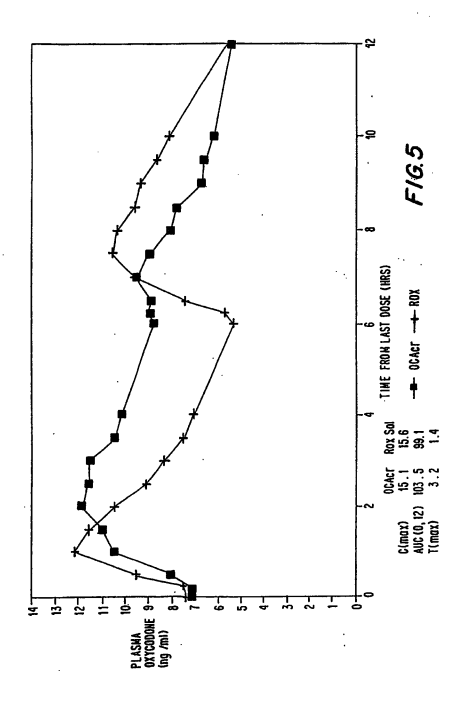
PRINT OF DRAWINGS
AS ORIGINALLY FILED



F1G. 4

UB/ 618344







# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION AND COME ,: \$4.4 FLING DATE / 19/96

OSHLERS HAMED APPLICANT

R ATTY. DOCKET NO JUNE 1 COL

0252/0503

STEINBERG RASKIN & DAVIDSON 1140 AVENUE OF THE AMERICAS NEW YORK NY 10036

0000

05/03/96

#### DATE MAILED:

#### NOTICE TO FILE MISSING PARTS OF APPLICATION FILING DATE GRANTED

| An Application Number and Filing Date have been assigned to this application. However, the items indicated below are missing. The required items and fees identified below must be timely submitted ALONG WITH PAYMENT OF A SURCHARGE for items 1 and 3-6 only of for indicated for items 5 only of for small entities who have filed a verified statement claiming such staths. The surcharge is set forth in 37 CFR 1.16(e). |
|--|
| If all required items on this form are filed within the period set below, the total amount owed by applicant as a Diarge entity, $\square$ small entity (verified statement filed), is \$  |
| Applicant is given ONE MONTH FROM THE DATE OF THIS LETTER, OR TWO MONTHS FROM THE FILING DATE of this application, WHICHEVER IS LATER, within which to file all required items and pay any fees required above to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).   |
| 1. □ The statutory basic filing fee is: □ missing □ insufficient. Applicant as a □ large entity □ small entity, must submit \$to complete the basic filing fee.  |
| 2. ☐ Additional claim fees of \$ as a ☐ large entity, ☐ small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due.   |
| 3. The eath or declaration: (It is missing.  |
| ☐ does not cover items omitted at time of execution.   |
| An oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date is required.  |
| 4.  ☐ The oath or declaration does not identify the application to which it applies. An oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.  |
| 5. ☐ The signature(s) to the oath or declaration is/are: ☐ missing; ☐ by a person other than the inventor or a person qualified under 37 CFR 1.42, 1.43, or 1.47. A properly signed eath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.  |
| <ol> <li>☐ The signature of the following joint inventor(s) is missing from the oath or declaration:</li> </ol>  |
| An oath or declaration listing the names of all inventors and signed by the omitted inventor(s), identifying this application by the above Application Number and Filing Date, is required.  |
| 7.   The application was filed in a language other than English. Applicant must file a verified English translation of the application and a fee of \$ under 37 CFR 1.17(k), unless this fee has already been paid.  |
| 8. A \$processing fee is required since your check was returned without payment (37 CFR 1.21(m)).  |
| 9.   ☐ Your filing receipt was mailed in error because your check was returned without payment.  |
| 10.  The application does not comply with the Sequence Rules. See attached Notice to Comply with<br>Sequence Rules 37 CFR 1.821-1.825.   |
| 11. 🗆 Other.   |
| Direct the response and any questions about this notice to, Attention: Application Processing Division, Special Processing and Correspondence Branch (703) 308-1202.   |

A copy of this notice  $\underline{MUST}$  be returned with the response. UEHUE CUBA





UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| APPLICATION NUMBER                      | FILING DATE   |  | FIRST NAMED  | APPLICANT  | ATTY.                        | DOCKET NO/TITLE                         |
|---|---|--|--|--|------------------------------|---|
| 08/61                                   | 8,344 03/   | 19/96                                  | OSHLACK  | ٥.   | В                            | 200.93311CON                            |
| 1140                                    | BERG RASKIN<br>AVENUE OF T<br>ORK NY 1003                             | HE AME                                 | 0252/0<br>IDSON<br>RICAS                                 | 506  | 0000                         | \$2                                     |
|   |   |  |  | DATE MAILED:   |                              |   |
|   |   |  |  | <del></del>  |                              | 05/06/96                                |
|   | NOTICE  | TO FILI                                | E MISSING PA<br>LING DATE (                              | ARTS OF APPLICA<br>GRANTED   | TION                         |   |
| below are n<br>THE PAY<br>\$            | issing. The requing MENT OF A SU  for small entities  (e).            | red items a<br>RCHARG<br>who have i    | and fees identified for items 1 a filed a verified state | ement claiming such status   | for . The surchar            | large entities or<br>ge is set forth in |
| entity, 🗆 sm                            | all entity (verified st   | stement file                           | 1), is \$  | clow, the total amount owe   |                              |   |
| required ab<br>extension for            | ATE of this applicati<br>ove to avoid abando<br>se under the provisio | on, WHICI<br>nment. Ext<br>as of 37 CF | HEVER IS LATER<br>tensions of time mark<br>R 1,136(a).   | THIS LETTER, OR TW<br>R, within which to file all re<br>ay be obtained by filing a | petition accor               | npanied by the                          |
| 1. The entit                            | statutory basic fili<br>y, must submit \$_                            | ng fee is:                             | to complete  | sufficient. Applicant as<br>the basic filing fee.                                  |                              |   |
| *************************************** | tional claim fees o<br>tred multiple depe<br>or cancel the addi       | ndent clai                             | m fee, are requir  | large entity, □ small e<br>ed. Applicant must sub<br>are due.                      | ntity, includ<br>mit the add | ing any<br>itional claim                |
| Mis                                     | eath or declaration   |  |  | ÷:   |                              |   |
| □ do                                    | es not cover the n  | ewly subm                              | itted items.   |  |                              |   |
| Appl                                    | ication Number a  | nd Filing I                            | )ate is required.  | ł 1.63, identifying the a  |                              |   |
| in co<br>Filin                          | mpliance with 37<br>g Date, is require                                | CFR 1.63,<br>i.                        | identifying the a  | ication to which it appli<br>pplication by the above                               |                              |   |
| or a<br>com<br>Filir                    | person qualified u<br>pliance with 37 CI<br>g Date, is require        | nder 37 C<br>R 1.63, id<br>d.          | entifying the app  | ☐ missing; ☐ by a per<br>1.47. A properly signe<br>lication by the above A         | pplication N                 | umber and                               |
| 6 ☐ The                                 | signature of the fo   | llowing jo                             | int inventor(s) is                                       | missing from the oath  | or declaratio                | n:                                      |
| the (                                   | omitted inventor(s  | An os<br>), identifyi                  | th or declaration<br>ing this applicati                  | listing the names of alon by the above Applica                                     | l inventors a<br>tion Numbe  | nd signed by<br>r and Filing            |
| tran                                    | slation of the app<br>idy been paid.                                  | ication an                             | O M les Ot P   | n English. Applicant m<br>under 37 CFR 1   |                              |   |
| 8. □ A \$_<br>(37 €                     | FR 1.21(m)).  |  |  | d since your check was   |                              |   |
| 9. 🗆 You                                | r filing receipt wa   | s mailed ir                            | error because y  | our check was returned   | without pay                  | ment.                                   |
| 10 □ The                                | application does r<br>sence Rules 37 CF                               | ot comply                              | with the Sequen  | ce Rules. See attached   | Notice to Co                 | omply with                              |
| 11. 🗆 Oth                               | er.   |  |  |  | oz Sozzica (                 | lenter                                  |

Direct the response to Box Missing Part and refer any questions to the Customer Service Center at (703) 308-1202.

A copy of this notice  $\underline{MUST}$  be returned with the response. OFFICE COPY

Loc 03(0 200.93311.CON



## UNITED STATES PATENT & TRADEMARK OFFICE

Application of:

Benjamin OSHLACK, Mark CHASIN,

John J. MINOGUE, and

Robert F. KAIKO

Serial No.:

08/618,344

Filed:

March 19, 1996

For:

CONTROLLED RELEASE OXYCODONE

COMPOSITIONS

### RESPONSE TO NOTICE TO FILE MISSING PARTS

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

May 23, 1996

Sir:

In response to the Notice to File Missing Parts dated May 6, 1996, enclosed please find an executed Declaration and Power of Attorney form and a check in the amount of \$130.00 covering the surcharge.

If any additional fees are deemed to be due at this time, the Commissioner is authorized to charge payment of the same to Deposit Account No. 19-4210. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

STEINBERG, RASKIN & DAVIDSON,

Clafford M. Davidson

Reg. No. 32,728

Steinberg, Raskin & Davidson, P.C.

1140 Avenue of the Americas

New York, New York 10036

(212) 768-3800

I hereby certify that this correspondence and/or fee is being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Commissioner of Patents and Trademarks, Washington,

D.C. 20231" on May 23. 1996. STEINBERG, RASKIN & DAVIDSON, P.C. BY:

Pag Ne 139, 165

740 13 0 3 796 1967 9344 30.0 : 11.7



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

FILING DATE

FIRST NAMED APPLICANT

ATTY, DOCKET NO/TITLE

08/618,344

03/19/96

OSHLACK

200.93311CON В

0252/0506

STEINBERG RASKIN & DAVIDSON 1140 AVENUE OF THE AMERICAS NEW YORK NY 10036

0000

DATE MAILED:

#### NOTICE TO FILE MISSING PARTS OF APPLICATION FILING DATE GRANTED

05/06/96

An Application Number and Filing Date have been assigned to this application. However, the items indicated below are missing. The required items and fees identified below must be timely submitted ALONG WITH THE PAYMENT OF A SURCHARGE for items 1 and 3-6 only of for large entities or for small entities who have filed a verified statement claiming such status. The surcharge is set forth in 37 CFR 1.16(e).

If all required items on this form are filed within the period set below, the total amount owed by applicant as a large entity, small entity (verified statement filed), is \$ \_\_\_\_\_\_.

Applicant is given ONE MONTH FROM THE DATE OF THIS LETTER, OR TWO MONTHS FROM THE FILING DATE of this application, WHICHEVER IS LATER, within which to file all required items and pay any fees required above to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- 1.  $\Box$  The statutory basic filing fee is:  $\Box$  missing  $\Box$  insufficient. Applicant as a  $\Box$  large entity  $\Box$  small \_\_to complete the basic filing fee. entity, must submit \$\_
- as a 🛘 large entity, 🗆 small entity, including any 2. Additional claim fees of \$ required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due.
- 3. M The oath or declaration:

is missing.

does not cover the newly submitted items.

An oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date is required.

- 4. 
  ☐ The oath or declaration does not identify the application to which it applies. An oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- 5.  $\square$  The signature(s) to the eath or declaration is/are:  $\square$  missing;  $\square$  by a person other than the inventor or a person qualified under 37 CFR 1.42, 1.43, or 1.47. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- The signature of the following joint inventor(s) is missing from the eath or declaration:

An oath or declaration listing the names of all inventors and signed by the omitted inventor(s), identifying this application by the above Application Number and Filing Date, is required.

- 7. 🗆 The application was filed in a language other than English. Applicant must file a verified English \_under 37 CFR 1.17(k), unless this fee has translation of the application and a fee of \$\_ already been paid.
- processing fee is required since your check was returned without payment. (37 CFR 1.21(m)).
- Your filing receipt was mailed in error because your check was returned without payment.
- 10. 

  The application does not comply with the Sequence Rules. See attached Notice to Comply with Sequence Rules 37 CFR 1.821-1.825.
- 11. ☐ Other.

Direct the response to Box Missing Part and refer any questions to the Customer Service Center at (703) 308-1202.

A copy of this notice MUST be returned with the response.

COPY TO BE RETURNED WITH RESPONSE





Lucket No.: 200.93311.CON

## U.S.A.

| \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | 1980 S DECI  | LARATION AND   | POWER OF ATT  | ORNI                        | EY  |
|--|--|--|---|-----------------------------|---|
| 1.                                     | TRADE INTERPORT DECI   | lare that:   |   |                             |   |
|  | My residence, post office address and cit<br>I believe I am the original, first and sole<br>below) of the subject matter which is clai   | izenship are as stated below next<br>inventor (if only one name is liste   | ed below) or an original, first and   | joint inven                 | nor (if plural names are listed   |
|  | CONTROLLED RELEASE OXYCOD  X was filed on March 19, 1996 as Appli I hereby state that I have reviewed and us   | cotion Serial No. 08/618 344 a   | nd was amended on   |                             | (if applicable).  |
|  | referred to above.  I acknowledge the duty to disclose all info  |  |   |                             |   |
|  | of Federal Regulations, §1.56.  I hereby claim foreign priority benefits up below and have also identified below any which priority is claimed.  | nder Title 35, United States Code<br>foreign application for patent or   | , §119 of any foreign application(<br>inventor's certificate having a fili  | s) for pater<br>ng date bef | nt or inventor's certificate listed<br>fore that of the application on  |
|  | PRIOR FOREIGN APPLICATION(S)   |  |   | Priority (                  | claimed   |
|  | (Number)   | (Country)  | (Day/Month/Year Filed)  | Yes                         | No  |
|  | I hereby claim the benefit under Title 35,<br>each of the claims of this application is no<br>United States Code, §112, I acknowledge<br>occurred between the filling date of the pr   | at disclosed in the prior United St<br>the duty to disclose material info  | ates application in the manner pro<br>rmation as defined in Title 37, Co  | ivided by the               | ne first paragraph of 1 me 33,<br>eral Regulations, §1.56(a) which  |
|  | 08/081.302<br>(Application Serial Number)  | 06/18/1993<br>(Filing Date)  | Pending<br>(Status) (patented, pending, abo   | indoned)                    |   |
|  | 07/800.549   | 11/27/1991   | Patented as U.S. Patent No. 5   | 266.331 o                   | n 11/30/93  |
|  | (Application Serial Number)  | (Filing Date)  | (Status) (patented, pending, aba  | indoned)                    |   |
|  | PCT/US92/10146<br>(Application Serial Number)  | 11/25/1992<br>(Filing Date)  | Pending<br>(Status) (patented, pending, aba   | indoned)                    |   |
| 7                                      | And I hereby appoint Martin G. Raskin, No. 33,966_Laurence Manber, Registratin R. Črawford, Registration No. 39,155_m business in the Patent and Trademark Off of the Americas, New York, N.Y. 10036. Thereby declare that all statements made true; and further that these statements we imprisonment, or both, under Section 100 application or any patent issued thereon. | on No. 35,597, Brian Roffe, Reg<br>attorneys, with full power of suite<br>the connected therewith; correspond<br>Telephone: (212) 768-3800; Far<br>therein of my own knowledge are | istration No. 35,336, Lestye B. I. sestimition and revocation, to prose indence address: STEINBERG, R i: (212) 382-2124.  Crue and that all statements made willful false statements and the lik Code and that such willful false s | on informatics on made      | tegistration No. 38,834 and James poplication and to transact all DAVIDSON, P.C., 1140 Avenue ation and belief are believed to be are punishable by fine or |
|  | Full name of sole or first Inventor Benjamin OSHLACK   |  | Pull name of joint<br>Inventor, if anyMark CHAS   | 3N 2                        | -00   |
| 1-00                                   | Inventor's signature Date 2.2 May Tork, (state or cour Citizenship Australia Post Office Address 351 East 84th Stree New York, 10028. United States of Ame   | New York   | Second Inventor's signature Date Residence (city) Maraipan. (sta Citizenship United States of Post Office Address: 3 Wayne United States of America   | te or count<br>America      |   |
| 2-00                                   | Full name of joint Inventor, if any John Joseph MINOGUE Third Inventor's signature   | reth Mmaje   | Full name of joint Inventor, if any Robert Franci Fourth Inventor's signature   | s KAIRO                     | 4-00<br>Laker   |
| •                                      | Date Mount Vernon, (state or   | country) New York  | Date  | or country                  | ) Connecticut   |
|  | Post Office Address: 33 East Grand Street  | L B-2B.  | Citizenship United States of<br>Post Office Address: 10 Norfie<br>06883, United States of Ameri   | d Woods I                   | Road. Weston, Connecticut   |
|  | Mount Vernon, New York 10552, United   | GIAGS OF WHISTIGS  | CANDRO DIRECTOR PRINCIPLE   |                             |   |

200.93311.CON

## UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Benjamin OSHLACK, et al

Serial No.:

08/618,344

Filed: For:

March 19, 1996

CONTROLLED RELEASE OXYCODONE

COMPOSITIONS

### INFORMATION DISCLOSURE STATEMENT

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

June 6, 1996

Sir:

Enclosed herewith are PTO-1449 forms listing the references cited during prosecution of parent U.S. Serial Nos. 08/467,584 and 08/081,302. Copies of the references were submitted by Applicant during prosecution of the '584 and '302 applications.

It is respectfully requested that these references be considered and made of record.

Respectfully submitted,

STEINBERG, RASKIN & DAVIDSON, P.C.

Clifford M. Davidson Reg. No. 32,728

Steinberg, Raskin & Davidson, P.C.

1140 Avenue of the Americas New York, New York 10036

(212) 768-3800

1 hereby certify that this correspondence and/or fee is being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Commissioner of Patents and Trademarks, Washington,

| · [3         | & ]<br> 6 | UN<br>1 <b>0</b> |  |          |          |          |          |        |              |  | Shee        | 1 of 1   |            |     |
|--------------|-----------|------------------|--|----------|----------|----------|----------|--------|--------------|--|-------------|--|------------|-----|
| ORM PTO-1449 | () E      | 996-             |  | OF OEM   | COM      | (ERC     | 2        |        |              | ATTY. DOCKE<br>200.93311.CON             | r no.       | SERIAL N<br>08/618,344                           |            |     |
| LIST OF PR   | IOR A     | KT CITI          |  |          |          |          |          |        |              | APPLICANT<br>Benjamin OSHI               | ACK, et al. | ) . ديو<br>مورو                                  | -          |     |
| (Use seve    | ral sheet | s if nece        | ssary)   |          |          |          |          |        |              | FILING DATE<br>March 19, 1996            |             | GROUP )  | 602<br>503 | ··· |
|              |           |                  |  |          |          |          | II S. P  | ATEN   | T DOCUME     | NTS                                      |             | - O: 10  | 7.11       |     |
| EXAMINER     |           | DOCU             | MENT   | NUM      | BER      |          | <u> </u> |        | DATE         | NAME                                     | CLASS       | SUB-<br>CLASS                                    | FILING DA  |     |
| NITIAL       |           |                  | 8  | 6        | 2        | 5        | 9        | 8      | 8/89         | Oshlack                                  | 424         | 470  |            |     |
| -y-          | AA        | 4                | 9  | 9        | 0        | 3        | 4        | 1      | 2/91         | Goldie, et al.                           | 424         | 484  |            |     |
| -#\-         | AB<br>AC  | 5                | 2  | 6        | 6        | 3        | 3        | 1      | 11/93        | Oshlack, et<br>al.                       | 424         | 468  |            |     |
| -h-          |           |                  | -  | -        | -        |          | _        |        |              | 10 10 10 10 10 10 10 10 10 10 10 10 10 1 |             |  | 7.<br>     |     |
| -1           | AD        |                  | -  | $\vdash$ |          | _        |          | T      | C            | 4  |             | 11.6   |            |     |
|              | AE        |                  | _  | 一        | 一        | <u> </u> |          | 1      | 17/2         | 1. 10                                    | <u> </u>    | C.   | <u>::</u>  |     |
|              | AF        |                  | -  | -        |          | -        | Γ        |        |              | 10 3                                     | 0           |  |            |     |
|              | AG        |                  | -  | T        |          | 一        |          | Τ      |              | (0),                                     | <u> </u>    | 7  |            |     |
|              | AH        |                  | ╀╌   | 1        | T        |          | Π        |        |              |  | <u> </u>    | <u> </u>   |            |     |
|              | AI<br>AJ  | <del> </del>     | <del>                                     </del> | $\vdash$ | $\vdash$ | Г        | T        | 1      |              |  |             |  |            |     |
|              | AK        | <del> </del>     | $\vdash$   | 1        |          | Τ        |          |        |              |  | <u> </u>    | <u> </u>   | <u> </u>   |     |
|              | 7.5       | I                |  |          |          | F        | OREIC    | 3N P.  | ATENT DOC    | UMENTS                                   | <del></del> | <del></del>                                      |            |     |
|              | _         | DOC              | UMEN   | T NU     | MBE      |          |          |        | DATE         | COUNTRY                                  | CLASS       | SUB-<br>CLASS                                    | TRANSLA    |     |
|              |           |                  |  |          | _        |          |          |        | <del> </del> |  |             | ┼  | YES        | NO  |
|              | AL        | _                | ↓_   | 4        | ┼-       | ╀        | ╁        | +      | +            | <del> </del>                             | +           | <del>                                     </del> | <b> </b>   |     |
|              | AM        | 1_               | _  | +-       | +        | ╀        | +-       | +      | <del> </del> | -  | 1           | 1  | T          |     |
|              | AN        | <u> </u>         | ╁_   | +        | +        | +        | +        | ╁      | +            | +  | 1           | 1  |            |     |
|              | AO        | 1_               | 4  | +        | +        | ╀        | +        | +      | +            | +  | 1           |  |            |     |
|              | AP        |                  |  | 丄        |          |          |          |        | Author Ti    | Date Pertinent                           | Pages, Etc. | <del></del> )                                    |            |     |
|              | _         |                  | 0  | THER     | PRIC     | R A      | eT (In   | chidin | g Aumor, In  | le, Date, Pertinent                      |             |  |            |     |
|              | AR        | -                |  |          |          |          |          |        |              |  |             |  |            |     |
|              | AS        | ┼-               |  |          |          |          |          |        |              |  |             |  |            |     |
| ı            | AT        | ل                |  |          |          |          |          |        |              | DATE CON                                 | emesen      | 9/   | 96         |     |





## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| _ AP  | PLICATION NUMBER   | FLING DAT  | E  | FIRST NAMED APPLICA  | NT AT   | TORNEY DOCKET NO.   |
|---|--|--|--|--|---|---|
| 01  | B/618,344  | 03/19/96   | OSHLACK  |  | <b>9</b> B  | 200.933))CON  |
|   |  |  |  |  |   | EXAMINER  |
|   |  |  | 15M1/  | 1023   | WEBM  | AN F  |
| 8   | TEINBERG RA<br>140 AVENUE  | SKIN & DAVI  | DSON<br>RICAS  |  | ARTUNIT   | PAPER NUMBER  |
| N   | EM YORK MY   | 10036  | 120110   |  | 1502  | 5   |
|   |  |  |  |  | DATE MAILED:  |   |
|   |  |  |  |  | PAIR MARCO.   | 10/23/96  |
| This is   | a communication from   | n the examiner in cha<br>NTS AND TRADEMA   | irge of your applica<br>IRKS   | tion.  |   |   |
|   |  |  | OFFICE ACTI  | ON SUMMARY   |   |   |
| _   | sive to communica  | tion(s) filed on   |  | 7/10/96  | ,   |   |
|   |  | (IOII(8) (IIOO OII   |  | -7-7   |   |   |
| This ac   | tion is FINAL.   |  |  | l — than prom  | andles se to the  | merits is closed in   |
| Since ti  | his application is in  | condition for allow  | ance except for fo<br>Quavie, 1935 D.(   | ormai matters, pros<br>C. 11; 453 O.G. 213   | 900000 as to the  | merits is closed in   |
|   |  |  |  | . 3  | mon   | th(s), or thirty days,  |
| hortene<br>Ichever<br>applica<br>36(a).   | d statutory period fi<br>is longer, from the i<br>tion to become aba   | nailing date of this<br>ndoned. (35 U.S.C  | communication.   | Fallure to respond<br>sions of time may be   | within the period<br>o obtained under the                           | for response will cause<br>the provisions of 37 CFR                                     |
| positio   | n of Claims  |  | , .  | 0  | lo/s  | on nonding in the englication.  |
| A Clain   | n(8)   |  | 1-1  |  |   | re pending in the application.  |
| Of th   | e above, claim(s) _  |  |  |  | IS/are v  | vithdrawn from consideration.   |
| Clair   | n(s)   |  |  |  |   | ISVAII O ARDWOO.  |
|   |  |  |  |  |   | Information   |
| Clair   | n(s)   |  | (-10   |  | <del></del>   | Bate rejected.  |
| Clair   | /a\  |  | (-10   |  | 1   | is/are objected to.   |
| Clair<br>Clair  | /a\  |  | (-10   |  | 1   | Bate rejected.  |
| Clair<br>Clair<br>Clair   | /a\  |  | (-10   |  | 1   | is/are objected to.   |
| Clair Clair Clair Clair   | ms on Papers the attached Notice   | e of Draftsperson's  | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to.   |
| Clair Clair Clair Clair Clair See   | m(s) ms on Papers the attached Notice  | e of Draftsperson's  | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair Clair   | m(s) ms on Papers the attached Notice  | e of Draftsperson's  | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair Clair The   | m(s)ms<br>on Papers<br>the attached Notice<br>drawing(s) filed on<br>proposed drawing  | e of Draftsperson's<br>correction, filed on  | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to.   |
| Clair Clair Clair Clair Clair The The   | m(s) ms on Papers the attached Notice drawing(s) filed on proposed drawing of specification is obje  | e of Draftsperson's<br>correction, filed on<br>acted to by the Exa   | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair Clair The The   | ms the attached Notice drawing(s) filed on proposed drawing specification is obje oath or declaration  | e of Draftsperson's<br>correction, filed on<br>ected to by the Exa<br>is objected to by ti   | Patent Drawing   | Review, PTO-948.   | are subject to rest   | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair The The The   | m(s)ms the attached Notice drawing(s) filed on proposed drawing specification is object oath or declaration nder 35 U.S.C. §   | e of Draftsperson's<br>correction, filed on<br>acted to by the Exa<br>is objected to by the<br>119   | Patent Drawing miner. he Examiner.   | Review, PTO-948.   | are subject to rest<br>objected to by the                           | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair The The The The   | m(s)ms  on Papers  the attached Notice drawing(s) filed on proposed drawing specification is objectation of declaration ander 35 U.S.C. \$   | e of Draftsperson's<br>correction, filed on<br>ected to by the Exa<br>is objected to by the<br>119   | Patent Drawing miner. The Examiner.  | Review, PTO-948.<br>is/are   | are subject to rest objected to by the is [                         | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair The The The Ackno   | m(s)ms   | e of Draftsperson's<br>correction, filed on<br>ected to by the Exa<br>is objected to by the<br>119   | Patent Drawing miner. The Examiner.  | Review, PTO-948.   | are subject to rest objected to by the is [                         | is/are objected to. riction or election requirement.                                    |
| Clair Clair Clair Clair Clair Pilcatic The The The Ackno  | m(s)ms the attached Notice drawing(s) filed on proposed drawing specification is object oath or declaration nder 35 U.S.C. § wiledgement is made some Notes and Notes and Notes are the second of the second o                     | e of Draftsperson's<br>correction, filed on<br>ected to by the Exa<br>is objected to by the<br>119<br>le of a claim for for<br>lone of the CER   | Patent Drawing miner. The Examiner. TIFIED copies of   | Review, PTO-948is/are is/are ar 35 U.S.C. § 119  | are subject to rest objected to by the is (a)-(d). nts have been    | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)ms on Papers the attached Notice drawing(s) filed on proposed drawing specification is objected on the color of the c | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod  | Patent Drawing miner. The Examiner. Eign priority under  | Review, PTO-948. is/are is/are or 35 U.S.C. § 119  | are subject to rest objected to by the is   (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's<br>correction, filed on<br>ected to by the Exa<br>is objected to by the<br>119<br>le of a claim for for<br>ione of the CER<br>on No. (Series Cod   | Patent Drawing miner. The Examiner. Eign priority under  | Review, PTO-948is/are is/are ar 35 U.S.C. § 119  | are subject to rest objected to by the is   (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod nal stage applicationed:   | Patent Drawing miner. he Examiner. eign priority unde TIFIED copies of e/Serial Number on from the Interr  | Review, PTO-948. is/are is/are or 35 U.S.C. § 119 the priority docume  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod nal stage applicationed:   | Patent Drawing miner. he Examiner. eign priority unde TIFIED copies of e/Serial Number on from the Interr  | Review, PTO-948. is/are is/are or 35 U.S.C. § 119  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod nal stage applicationed:   | Patent Drawing miner. he Examiner. eign priority unde TIFIED copies of e/Serial Number on from the Interr  | Review, PTO-948. is/are is/are or 35 U.S.C. § 119 the priority docume  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on acted to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod nal stage application red:   | Patent Drawing miner. The Examiner. eign priority under of the Copies of | Review, PTO-948.  is/are  is/are  or 35 U.S.C. § 119 the priority docume  national Bureau (PC  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on acted to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod nal stage application red:   | Patent Drawing miner. The Examiner. eign priority under of the Copies of | Review, PTO-948.  is/are  is/are  or 35 U.S.C. § 119 the priority docume  national Bureau (PC  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | m(s)   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER' on No. (Series Cod nal stage application red:  | Patent Drawing miner. The Examiner. eign priority under of the Copies of | Review, PTO-948. is/are is/are or 35 U.S.C. § 119 the priority docume  | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |
| Clair | the attached Notice drawing(s) filed on proposed drawing specification is objected in declaration ander 35 U.S.C. \$ swiedgement is made actived in Application declaration in this nation and copies not received in this national copies and received in the same and copies are feeling of Reference Cipromation Disclosure arview Summary, P   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 is of a claim for for lone of the CER on No. (Series Cod mal stage application red: ide of a claim for do ited, PTO-892 Statement(s), PTO                         | Patent Drawing miner. The Examiner. The Examiner and The Examiner and The Examiner. The Examiner and The Examin | Preview, PTO-948.  is/are  is/are  or 35 U.S.C. § 119 the priority document of the priority docu | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.  Examiner.  approved  disapproved. |
| Clair | m(s)   | e of Draftsperson's correction, filed on ected to by the Exa is objected to by the 119 le of a claim for for lone of the CER on No. (Series Cod and stage application red: de of a claim for do sted, PTO-892 Statement(s), PTO TO-413 's Patent Drawing | Patent Drawing Iminer. The Examiner. The Exa | Preview, PTO-948.  is/are  is/are  or 35 U.S.C. § 119 the priority document of the priority docu | are subject to rest objected to by the is [ (a)-(d). Ints have been | is/are objected to. riction or election requirement.                                    |

-2-

Serial Number: 08/618,344

Art Unit: 1502

Claims 1-7 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 4-13 of U.S. Patent No. 5,266,331. Although the conflicting claims are not identical, they are not patentably distinct from each other because the instant clams encompass those of '331 with regard to time and dose and visa versa with regard to peak plasma levels

Claims 8-10 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1, 2 of U.S. Patent No. 5,508,042. Although the conflicting claims are not identical, they are not patentably distinct from each other because the instant claims encompass those of '042 with regard to minimum plasma concentration.

The non-statutory double patenting rejection, whether of the obviousness-type or non-obviousness-type, is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent. In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); and In re Goodman, 29 USPQ2d 2010 (Fed. Cir. 1993).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(b) and (c) may be used to overcome an actual or The non-statutory double patenting rejection, whether of the

A timely filed terminal disclaimer in compliance with 3/CFR 1.321(b) and (c) may be used to overcome an actual or provisional rejection based on a non-statutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.78(d).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Serial Number: 08/618,344

-3-

Art Unit: 1502

Claims 1-10 are rejected under 35 U.S.C. § 112, first paragraph, as the disclosure is enabling only for claims limited to that which is disclosed. See M.P.E.P. §§ 706.03(n) and 706.03(z).

Page 4, lines 19 - page 5, line 27 disclose mean minimum plasma concentration ranges. No broader ranges are disclosed. However, claims 1-10 claim any minimum plasma concentration, including zero. Thus, the specification is insufficient to support the breadth of the claims.

No claims allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward J. Webman whose telephone number is (703) 308-4432. The examiner can normally be reached on Monday-Friday from 9:00a.m. to 5:00p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, T.K. Page, can be reached on (703) 308-2927. The fax phone number for this Group is (703) 305-5408.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2351.

ON EDWARD J. WEBMAN PRIMARY EXAMINER GROUP 1500

Webman:css October 9, 1996 October 18, 1996

Form PTO 948 (Rev. 10-94)

U.S. DEPARTMENT OF COMMERCE - Patent and Trademark Office

## NOTICE OF DRAFTSPERSON'S PATENT DRAWING REVIEW

PTO Draftpersons review all originally filed drawings regardless of whether they are designated as formal or informal. Additionally, patent Examiners will review the drawings for compliance with the regulations. Direct telephone inquiries concerning this review to

| the Drawing Review Branch, 703-305-8404.  |  |
|---|--|
| - 1010/   |  |
| STANDAR Silver Silver (Stand Spread State) 3/14/40 Are                                      | View and enlarged view not labled separatly or property.   |
| A not objected to by the Draftsperson under 37 CFR 1.84 or 1.152.                           | Fig(s)   |
| B objected to by the Draftsperson under 37 CFR 1.64 or 1.152 as                             | Sectional views, 37 CFR 1.84 (h) 3   |
| indicated below. The Examiner will require submission of new, corrected                     | Hatching not indicated for sectional portions of an object.  |
| drawings when necessary. Corrected drawings must be submitted                               | Fin(e)   |
| according to the instructions on the back of this Notice.                                   | Cross section not drawn same as view with parts in cross section   |
|   | with regularly spaced parallel oblique strokes. Fig(s)   |
| <ol> <li>DRAWINGS. 37 CFR 1.84(a): Acceptable categories of drawings:</li> </ol>            | 8. ARRANGEMENT OF VIEWS. 37 CFR 1.84(i)  |
| Black ink. Color.   | Words do not appear on a horizontal, left-to-right fashion when  |
| Not black solid lines. Fig(s)   | page is either upright or turned so that the top becomes the right   |
| Color drawings are not acceptable until petition is granted.                                | side, except for graphs. Fig(s)  |
| Fig(s)  | 9. SCALE. 37 CFR 1.84(k)   |
| 2. PHOTOGRAPHS. 37 CFR 1.84(a)  ——Photographs are not acceptable until petition is granted. | — Scale not large enough to show mechanism with crowding<br>when drawing is reduced in size to two-thirds in reproduction. |
| Fio(e)  |  |
| Photographs not properly mounted (must use brystol board or                                 | Fig(s)Indication such as "actual size" or scale 1/2" not permitted.  |
| photographic double-weight paper). Fig(s)   | Fig(s)   |
| Poor quality (half-tone). Fig(s)  | 10. CHARACTER OF LINES, NUMBERS, & LETTERS. 37 CFR   |
| 3 GRAPHIC FORMS, 37 CFR 1.84 (d)  | 1 84(1)  |
| Chemical or mathematical formula not labeled as separate figure.                            | Lines, numbers & letters not uniformly thick and well defined,   |
| Fig(s)  | clean, durable, and black (except for color drawings).   |
| Group of waveforms not presented as a single figure, using                                  | Fig(s)   |
| common vertical axis with time extending along horizontal axis.                             | 11. SHADING. 37 CFR 1.84(m)  |
| Fig(s)  | Solid black shading areas not permitted.   |
| designation adjacent to the vertical axis. Fig(s)   | Fig(s)   |
| 4 TVPR OF PAPER. 37 CFR 1.84(c)   | Shade lines, pale, rough and blurred. Fig(s)   |
| Paper not flexible, strong, white, smooth, nonshiny, and durable.                           | 12. NUMBERS, LETTERS, & REFERENCE CHARACTERS. 37 CFR   |
| Sheet(s)  | 1.84(n)  |
| Fragures, alterations, overwritings, interlineations, cracks, creases,                      | Numbers and reference characters not plain and legible. 37 CFR   |
| and folds conv machine marks not accepted. Fig(s)   | 1 84(n)(i) Fig(s)  |
| Mylar, yelum paper is not acceptable (too thin). Fig(s)                                     | Numbers and reference characters not oriented in same direction  |
| 5. SIZE OF PAPER. 37 CFR 1.84(f): Acceptable sizes:   | as the view, 37 CFR 1.84(p)(l) Fig(s)  |
| 21.6 cm. by 35.6 cm. (8 1/2 by 14 inches)   | English alphabet not used. 37 CFR 1.84(p)(2)   |
| 21.6 cm. by 33.1 cm. (8 1/2 by 13 inches)   | First 1  |
| 21.6 cm. by 27.9 cm. (8 1/2 by 11 inches)   | Numbers, letters, and reference characters do not measure at least   |
| 21.0 cm. by 29.7 cm. (DIN size A4)  All drawing sheets not the same size. Sheet(s)          | .32 cm. (1/8 inch) in height. 37 CFR(p)(3)   |
| Drawing sheet not an acceptable size. Sheet(s)  | Fig(s)   |
| 6. MARGINS. 37 CFR 1.84(g): Acceptable margins:   | 13. LEAD LINES. 37 CFR 1.84(q)   |
|   | Lead lines cross each other. Fig(s)  |
| Paper size  | Lead lines missing. Fig(t)   |
| 21.6 cm. X 35.6 cm. 21.6 cm. X 33.1 cm. 21.6 cm. X 27.9 cm. 21.0 cm. X 29.7 cm.             | 14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.84(1)  Sheets not numbered consecutively, and in Arabic numerals,            |
| (8 1/2 X 14 inches) (8 1/2 X 13 inches) (8 1/2 X 11 inches) (5 1/4 X 17 inches)             | Sheets not numbered consecutively, and its relative  |
| 1, 64 cm (1/4") .64 cm (1/4") .54 cm (1/4") 2.5 cm.   | beginning with number 1. Sheet(s)  |
| R .64 cm. (1/4") .64 cm. (1/4") .64 cm. (1/4") 1.5 cm.                                      | <ol> <li>NUMBER OF VIEWS. 37 CFR 1.84(u)</li> <li>Views not numbered consecutively, and in Arabic numerals.</li> </ol>     |
| B .64 cm. (1/4") .64 cm. (1/4") .64 cm. (1/4") 1.0 cm.                                      | beginning with number 1. Fig(s)  |
| Margins do not conform to chart above.  | View numbers not preceded by the abbreviation Fig.   |
|   | Fig(s)   |
| Top (I) Left (L)Right (R)Bottom (B)   | 16. CORRECTIONS. 37 CFR 1.84(w)  |
| 7. VIEWS. 37 CFR 1.84(h)  | Corrections not made from prior PTO-948.   |
| REMINDER: Specification may require revision to correspond to                               | Fig(s)   |
| drawing changes.  |  |
| All views not prouped together. Fig(s)  | 17. DESIGN DRAWING. 37 CFR 1.152  Surface shading shown not appropriate. Fig(s)  |
| Views connected by projection lines or lead lines.  | Solid black shading not used for color contrast.   |
| Fig(s)  | Fig(s)   |
| Partial views. 37 CFR 1.84(h) 2   | 1.9/4/   |
|   |  |
| COMMENTS:   |  |
| CONT.   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   | :  |
|   |  |
|   |  |
|   |  |
|   |  |

ATTACHMENT TO PAPER NO.

REVIEWER\_

in

Docket No. 200.93311,CON Date: March 6, 1997

Benjamin OSHLACK, et al. 08/618,344

March 19, 1996
CONTROLLED RELEASE OXYCODONE COMPOSITIONS

THE ASSISTANT COMMISSIONER FOR PATENTS

BOX FEE Washington, DC 20231 RECEIVED

MAR 2 5 1997

Transmitted herewith is an Amendment in the above-identified application.

- [] Small entity status of this application under 37 CFR 1.9 and 1.27 has been established by a verified statement previously submitted.
- [] A verified statement to establish small entity status under 37 CFR 1.9 and 1.27 is enclosed.

X No fee for additional claims is required.

[] A filing fee for additional claims calculated as shown below, is required:

|                | (Col. 1) (Col.    |                |
|----------------|-------------------|----------------|
| FOR:           | REMAINING HIGHE   |                |
| i              |                   | OUSLY PRESENT  |
| <del></del>    | AMENDMENT   PAID  | FOR EXTRA      |
| ITOTAL CLAIMS  | *10 Minus -2      | 0 = 0          |
| INDEP. CLAIMS  | * 4 Minus -4      | =   0          |
| [ ] FIRST PRES | ENTATION OF MULTI | PLE DEP. CLAIM |

| SMALL ENTITY   RATE   FEE | <u>or</u> | RATE    | TEE         |
|---------------------------|-----------|---------|-------------|
|                           |           | •••     |             |
| x \$ 11  \$ <u> </u>      |           | 1x \$   |             |
| x \$ 40  \$               |           | x \$    | \$ <u> </u> |
| + \$130  \$               |           | 1+ \$ 1 | \$          |
| TOTAL: \$                 | OR        | TOTAL:  | \$0.00      |

- If the entry in Co. 1 is less than the entry in Col. 2, write "0" in Col. 3.

  If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space.
- \*\*\* If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space.
- Also transmitted herewith are: [X] Petition for extension under 37 CFR 1.136 (in duplicate) for two months. [] Other:
- A check in the amount of \$500.00 is attached to cover: [X] [] Filing fee for additional claims under 37 CFR 1.16 [X] Petition fee for extension under 37 CFR 1.136 for two months [X] Other: Terminal Disclaimer
- The PTO is hereby authorized to charge payment of the following fees associated with this [X] communication or credit any overpayment to Deposit Account No. 19-4210. A duplicate copy of this sheet
  - Any filing fee under 37 CFR 1.16 for the presentation of additional claims which are not paid by check [X] submitted herewith.
  - Any patent application processing fees under 37 CFR 1.17. []
  - Any petition fees for extension under 37 CFR 1.136 which are not paid by check submitted 囟 herewith, and it is hereby requested that this be a petition for an automatic extension of time under 37 CFR 1.136.

Ottifora M. Davidson Registration No. 32,728

STEINBERG, RASKIN AND DAVIDSON P.C.

1140 Avenue of the Americas New York, New York 10036

(212) 768-3800



200.93311.CON 2mg

UNITED STATES PATENT AND TRADEMARK OFFICE

Re:

Application of:

Benjamin OSHLACK, et al.

RECEIVED

Serial No.:

08/618,344

MAR 2 5 1997

Filed:

March 19, 1996

GROUP 1500

For:

CONTROLLED RELEASE OXYCODONE

COMPOSITIONS

#### PETITION FOR TWO MONTH EXTENSION UNDER 37 CFR 1.136(a)

Assistant Commissioner for Patents Washington, D.C. 20231

March 6, 1997

Sir:

Applicants petition the Assistant Commissioner for Patents to extend the time for response to the Office Action dated October 23, 1996 for (2) months from January 23, 1997 to March 23, 1997.

A check for \$390 covering the two (2) month extension fee is enclosed. If it is determined that any additional fees are due, the Assistant Commissioner is authorized to charge our Deposit Account No. 19-4210. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

STEINBERG, RASKIN & DAVIDSON, P.C.

Clifford M. Davidson

Reg. No. 32,728

STEINBERG, RASKIN & DAVIDSON, P.C. 1140 Avenue of the Americas New York, N.Y. 10036 (212) 768-3800

I hereby certify that this correspondence and/or fee is being deposited with the United States Postal Service as first class mail in an envelope addressed to "Assistant Commissioner for Patents", Washington, D.C. 20231' on March S. 1997. STEINBERG, RASKIN & DAVIDSON, P.C.

260 NJ 03/21/97 08618344 1 116 390.00 CK



200.93311CON

UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: E. Webman

Art Unit: 1502

Application of: Re:

Benjamin OSHLACK, et al.

Serial No.:

08/618,344

Filed:

March 19, 1996

For:

CONTROLLED RELEASE OXYCODONE

COMPOSITIONS

#### **AMENDMENT**

Assistant Commissioner for Patents Washington, D.C. 20231

March 6, 1997

Sir:

Responsive to the Office Action mailed October 23, 1996, please amend the aboveidentified application as follows:

#### IN THE SPECIFICATION:

Page 1, line 4, after "June 18, 1993," insert --now U.S. Patent No. 5,549,912,--; and line 6, delete ", hereby incorporated by reference".

Page 6, line 18, delete "mu-agonist" and insert therefor -- u-agonist--; and

Page 14, lines 18-19, delete "hydro-morphone" and insert therefor --oxycodone--.

I hereby certify that this correspondence and fee is being deposited with the United States Postal Service as first class mail in an envelop addressed to "Assistant Commissioner for P n. D.C. 20231" on March 6, 1997

GACLIENTS/20093311CON/PROSECUT/AMDFEB.27

Filed 09/21/2007

#### IN THE CLAIMS:

- 1. (Amended) A controlled release oxycodone formulation for oral administration to human patients, comprising from about 10 mg to about 160 mg oxycodone, based on the hydrochloride salt, said formulation providing a mean maximum plasma concentration of oxycodone from about 6 to about 240 ng/ml from a mean of about 2 to about 4.5 hours after administration and a mean minimum plasma concentration of oxycodone from about 3 to about 120 ng/ml from about 10 to about 14 hours after administration every 12 hours after repeated dosing through steady state conditions, wherein said formulation [providing a desired analgesic effect] provides pain relief in said patient for at least [about] 12 hours after administration.
- 8. (Amended) A method for substantially reducing the range in daily dosages required to control pain in human patients, comprising administering to a human patient an oral controlled release dosage formulation comprising from about 10 to about 160 mg oxycodone or a salt thereof based on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone form about 6 to about 240 ng/ml from a mean of about 2 to about 4.5 hours after administration and a mean minimum plasma concentration of oxycodone from about 3 to about 2 120 ng/ml from about 10 to about 14 hours after administration every 12 hours after repeated dosing through steady state conditions, wherein said formulation provides pain relief in said patient for at least 12 hours after administration.
  - 9. (Amended) A method for substantially reducing the range in daily dosages required to control pain in substantially all human patients, comprising administering to a human patient an oral solid controlled release dosage formulation comprising from about 10 mg to about 40 mg oxycodone or a salt thereof based on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone from about 6 to about 60 ng/ml from a mean of up to about 2 to about 4.5 hours after administration and a mean minimum plasma concentration of oxycodone from about 3 to about 30 ng/ml from about 10 to about 14 hours after administration every 12 hours after repeated dosing through steady state conditions, wherein said formulation provides pain relief in said patient for at least 12 hours after administration.

GACLIENTS/20093311CONVPROSECUT/AMDFEB.2



Filed 09/21/2007

10. (Amended) A method for substantially reducing the range in daily dosages required to control pain in substantially all human patients, comprising administering to a human patient an oral solid controlled release dosage formulation comprising from about 40 mg to about 160 mg oxycodone or a salt thereof based on the hydrochloride salt which provides a mean maximum plasma concentration of oxycodone from about 60 to about 240 ng/ml from a mean of up to about 2 to about 4.5 hours after administration and a mean minimum plasma concentration of oxycodone from about 30 to about 120 ng/ml from about 10 to about 14 hours after administration after repeated dosing every 12 hours through steady state conditions, wherein said formulation provides pain relief in said patient for at least 12 hours after administration.

REMARKS

Reconsideration of this application as amended is respectfully requested.

Claims 1 and 8-10 have been amended as described hereinbelow. Support for the amendments and new claims can be found throughout the specification.

In the Office Action mailed October 23, 1996, the Examiner rejected claims 1-10 under 35 U.S.C. § 112, first paragraph, taking the position that the specification is only enabling for dosage forms having a particular mean minimum plasma concentration. Applicants respectfully disagree with the Examiner's position. However, in the interest of expediting prosecution of this application, Applicants have amended the claims to recite the mean minimum plasma concentrations provided upon administration of the dosage forms. It is respectfully submitted that the inclusion of language reciting a mean minimum plasma concentration overcomes the Examiner's rejection. It is respectfully requested that the Examiner's rejection of the claims under 35 U.S.C. § 112, first paragraph, be withdrawn. Applicants reserve the right to prosecute the rejected claims and any unclaimed subject matter in continuation applications.

The Examiner also rejected claims 1-7 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 4-13 of U.S. Patent No. 5,266,331. Claims 8-10 were rejected on the same grounds but as being unpatentable over claims 1 and 2 of U.S. patent No. 5,508,042.

GACLIENTS/200493311COMPROSECUT/AMOPEB.27



To overcome the Examiner's obviousness-type double patenting rejection, Applicants submit herewith a Terminal Disclaimer disclaiming any portion of the patent term which extends beyond the '331 or '042 patents. It is respectfully submitted that the filing of the Terminal Disclaimer overcomes the Examiner's rejection of the claims based on obviousness-type double patenting. Applicants respectfully request withdrawal of the Examiner's rejections on this ground.

It is respectfully submitted that all rejections have been overcome and the application as amended is in condition for allowance. An early and favorable Notice of Allowance is respectfully requested.

A petition for a two month extension of time to respond the outstanding Office Action is submitted herewith, along with a check to cover the appropriate fee therefore.

It is submitted that no fee is due for entry of this amendment. If it is determined that any further fees are due, the Assistant Commissioner is authorized to charge Steinberg, Raskin & Davidson, P.C. Deposit Account No. 19-4210.

Respectfully submitted,

STEINBERG, RASKIN & DAVIDSON, P.C.

Clafford M. Davidson Reg. No. 32,728

STEINBERG, RASKIN & DAVIDSON, P.C.

1140 Avenue of the Americas

New York, New York 10036

(212) 768-3800



## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number 200.93311.CON

In re Application of: Benjamin OSHLACK, et al.

Application No. 08/618,344

Filed: March 19, 1996

#### For: CONTROLLED RELEASE OXYCODONE COMPOSITIONS

The owner>\*<Euro-Celtique, S.A. of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent Nos. 5,266,331 and 5,508,042. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patents are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patents, as presently shortened by any terminal disclaimer, in the event that they later: expire for failure to pay a maintenance fee, are held unenforceable, are found invalid by a court of competent jurisdiction, are statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, have all claims canceled by a reexamination certificate, are reissued, or are in any manner terminated prior to the expiration of their full statutory term as presently shortened by any terminal disclaimer.

Check either box 1 or 2 below, if appropriate.

1. 

For submission on behalf an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. 

The undersigned is an attorney of record.

Clifford M.Davidson, Reg. No. 32,728
Typed or printed no

- Terminal disclaimer fee under 37 CFR 1.20(d) included.
- ☑ PTO suggested wording for terminal disclaimer was

unchanged. changed (if changed, an explanation should be supplied).

\*Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee.<

777 086163-260 NJ

1 149

110.00 CK



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| SERIAL NUMBER                              | FILING DATE | F                       | RST NAMED APPLICAN | Г              | ATTORNEY DOCKET NO.      |
|--|-------------|-------------------------|--------------------|----------------|--------------------------|
| 08/618,344                                 | 03/19/96    | OSHLACK                 |                    | В              | 200.93311CON<br>EXAMINER |
| STEINBERG RA<br>1140 AVENUE<br>NEW YORK NY | OF THE AME  | 15M1/<br>EDSON<br>RICAS | 0414               | WEBM/<br>ART U | 9#                       |

#### NOTICE OF ALLOWABILITY

|  | . 1  |
|--|--|
| PARTI. PARGO 4   | # P. FILED 3/10/97   |
| PART I.  1. This communication is responsive to  2. Shall the claims being allowable, PROSECUTION ON THE I   | MERITS IS (OR REMAINS) CLOSED in this application. If not included   |
| herewith (or previously mailed), a Notice Of Allowance And   | Issue Fee Due of Siner appropriate commencement  |
| course.  The allowed claims are  |  |
| 4. The drawings filed on   | are acceptable.  |
| The drawings filed on     Acknowledgment is made of the claim for priority under received. [] been filed in parent application Serial No   | 35 U.S.C. 119. The certifled copy has [_] been received. [_] not been                                      |
| 6. Note the attached Examiner's Amendment.   | <del></del>  |
| 7. Note the attached Examiner Interview Summary Record, PT   | OL-413.  |
| Note the attached Examiner's Statement of Reasons for Allo   | owance.  |
| 9. Note the attached NOTICE OF REFERENCES CITED, PTO-8   | 92.  |
| 10. Note the attached INFORMATION DISCLOSURE CITATION.   | PTO-1449.  |
| FROM THE "DATE MAILED" Indicated on this form. Failure ic Extensions of time may be obtained under the provisions of 37 CFR  1. Note the attached EXAMINER'S AMENDMENT or NOTICE | OF INFORMAL APPLICATION, PTO-152, which discloses that the oath  |
| OF THIS PAPER.   | RE PATENT DRAWINGS, PTO-948, attached hereto or to Paper No.   |
|  |  |
| COMRECTION IS RECOIRED.  | has been approved by the examiner. CORRECTION IS   |
|  |  |
| REQUIRED.  | xaminer in the attached EXAMINER'S AMENDMENT. CORRECTION IS  |
| d.   Formal drawings are now REQUIRED.   |  |
| Any response to this letter should include in the upper right har AND ISSUE FEE DUE: ISSUE BATCH NUMBER, DATE OF THE NOT   | nd corner, the following information from the NOTICE OF ALLOWANCE<br>TICE OF ALLOWANCE, AND SERIAL NUMBER. |
| Attachments:   | ■ Notice of Informal Application, PTO-152  |
| _ Examiner's Amendment   | Notice of Internal Applications - Volume - Notice re Patent Drawings, PTO-948                              |
| - Examiner Interview Summary Record, PTOL-413  | _ Listing of Bonded Draftsmen  |
| - Reasons for Allowance - Notice of References Cited, PTO-892 - Notice of References Cited, PTO-892  | _ Other  |
| Information Disclosure Citation, PTO-1449  |  |

T. D. APPROVER

RIMARY EXAMINER GROUP 1500

وي المالية والمستورية عن المنافعة المستولة المستولة عن المستورية المنافعة المستورية المستولة المستولة المستورية

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Box ISSUE FEE ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

#### NOTICE OF ALLOWANCE AND ISSUE FEE DUE

15M1/0414 STEINBERG RASKIN & DAVIDSON 1140 AVENUE OF THE AMERICAS NEW YORK NY 10036

Langer Bille Die at 678 Billian Break Line

|                                   | 1           |             |        |                 | ***          |             |
|-----------------------------------|-------------|-------------|--------|-----------------|--------------|-------------|
| APPLICATION NO.                   | HILING DATE | TOTAL CLAIR | MS     | EXAMINER AND GR | OUP ART UNIT | DATE MAILED |
| 08/618,344                        | `-03/19/96  | 010         | WEBMAN | , E             | 1502         | 04/14/97    |
| First Named<br>Applicant OSHLACK, |             | BEN         | NIMALV |                 |              |             |

TITLE OF CONTROLLED RELEASE DXYCODONE COMPOSITIONS

| Г | ATTY: | S DOCKET NO. | CLASS-S | SUBCLASS | BATCH NO. | APPLI | I. TYPE | SMALL E | ппү | FEE DUE  | DATE DUE   |
|---|-------|--------------|---------|----------|-----------|-------|---------|---------|-----|----------|------------|
| Г | 1     | 200.93311    | CON     | 424-468. | .000 1    | L88   | UTILI   | TY      | NO  | \$1290.0 | 0 07/14/97 |
| 1 |       |              |         |          |           |       |         |         |     |          |            |

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

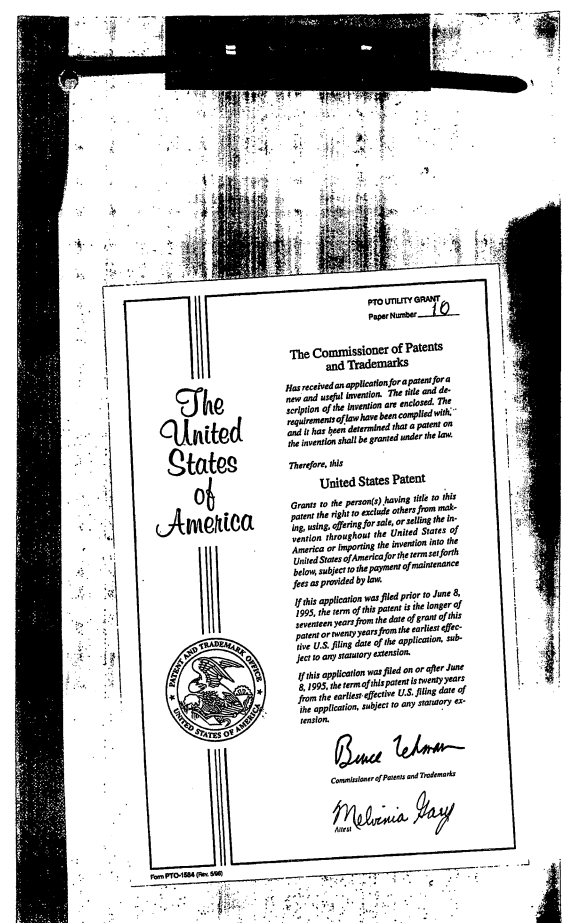
#### **HOW TO RESPOND TO THIS NOTICE:**

- I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as yes, verify your current SMALL ENTITY status:
  - A. If the status is changed, pay twice the amount of the FEE DUE shown and notify the Patent and Trademark Office of the change in status, or
  - B. If the status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statementof Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B of this notice should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been pate by charge to deposit account, Part B should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "6b" of Part B should be completed.
- III. All communications regarding this application must give application number and batch number. Please direct all communication prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees, it is patentee's responsibility to ensure timely payment of maintenance fees when due.

3. PATENT AND TRADEMARK OFFICE COPY

| the property of the contract o | <b>.</b> .   |  |   |   |  |  |
|--|--|--|---|---|--|--|
| PART B—ISSUE FE  | E TRANSI   | EITTAL C/  | -30 /4  | 2-1290  |  |  |
| LAILING INSTRUCTIONS: This form should be us. it transmitting the ISSUE FEE. Including the Issue Fee Receipt, the Patent, advance catalis and notification of maintent by: (a) specifyings new correspondence address in Block 5 below; or (b) providing the Pf of the Fee of the Issue Fee of Maritime, Indian.   | Blocks 2 throu<br>ince face will b<br>O with a separ   | gh 8 should 1 inp<br>e mailed to about 388<br>ate TREE ADDRESS*  | lated where appropriate<br>s entered in Block 1 u<br>for maintenance fee no | e. All futher correspondence<br>inless you direct otherwise,<br>diffications with the payment |  |  |
| Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection  Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will  depending on the needs of the individual case. Any comments on the amount of time re  complete this form should be sent to the Chief Information Officer, Patent and Trademark  Washington, D.C. 20231.  DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Box Issue 6  Assistant Commissioner for Patents, Washington D.C. 20231.  | quired to  | on unless it displays a valid OMB control number.  2. INVENTORIS ADDRESS CHANGE (Complete only if there is a change)  INVENTOR'S NAME  Except Address  RECEIVED  City, State and 2p Code  MMY - 5 1997  CO-INVENTOR'S NAME  MMY - 5 1997 |   |   |  |  |
| 1. CORRESPONDENCE ADDRESS 15/1/1/1414  |  | CO-INVENTOR'S NAME MILE  |   |   |  |  |
| STEINBERG RASKIN & DAVIDSON 1140 AVENUE OF THE AMERICAS NEW YORK NY 10036  |  | Street Address  City, States and Zip Code  Check if additional changes are enclosed  |   |   |  |  |
| APPLICATION NO.   FILING DATE   TOTAL CLAIMS   | . EX   | AMENER AND GROUP   | ART UNIT  | DATE MAILED   |  |  |
| 08/618,344 \ 03/19/96  | BMAN, E  |  | 1502  | 04/14/97  |  |  |
| First Named Applicant OSHLACK. BENJAMI   | N  |  |   |   |  |  |
| TILE OF INVENTION COMPOSITIONS   |  |  |   |   |  |  |
| ATTY'S DOCKET NO. CLASS-SUBCLASS BATCH NO. APP   | LN. TYPE   | SMALL ENTITY   | FEE DUE   | DATE DUE  |  |  |
| 1 200.93311CON 424-468.000 L88   | UTILII   | מא אי  | \$1290.00   | 07/14/97  |  |  |
| 3. Correspondence address change (Complete only if there is a change)  | on the patent front a names of not more than patent attorneys or agents tively, the name of a firm member a registered agent if no name is listed, il be printed.  3 |  |   |   |  |  |
| 8. ASSIGNMENT DATA TO BE PRINTED ON THE PATENT (prit or type)  |  |  |   |   |  |  |
| (1) NAME OF ASSIGNEE EURO—Celtique, S.A.  MADDRESS: (CITY & STATE OF SCHEMBOURG, LAUXEMBOURG   |  | ex. The following foce are enclosed:  [5] Issue Fee  |   |   |  |  |
| A This application is NOT assigned.  A Interpret previously autoritized to the Patent and Tradement Office.  Assignment previously autoritized under expenses cover. Assignment should be derived to Box ASSIGNMENTS.  PLEASER MOTE: Unless are assignees is identified in Block 6, no assignee date wCl appear on the patent, brukation of assignee date is only appropriate when an assignment has been perviously autoritized to the PTC or is being submitted under expenses cover. Completion of this form is NOT a substitute for filing an assignment.  |  | THE PROPERTY OF PATERING AND TRADEMARKS IN   |   |   |  |  |
|  |  | The County Service of Part of the Application Identified above.    County   County   County   County   County  |   |   |  |  |
| Note: If this certificate of mailing is used, it can be used to transmit the issue Fee. Each additional paper, such as an assignment or formal drawing, must have its ow I hereby certify that this correspondence is being deposited with the United States an envelope addressed to:  Box ISSUE FEE Assistant Commissioner for Patents Washington, D.C. 20231  | This certificate n certificate of Postal Service 81  | cannot be used for mailing. with sufficent posts of BL 05/29/97 142 1,290  | any other accompan  | ying papers.  |  |  |
| May 2, 1997 (Oste)   |  |  | :   | . DEPARTMENT OF COMMERCE  |  |  |
| THE COLUMN ANSWERS BY USE THOUGH CERTIFOR CHES COST -COST 1. TRANSMITT IMP   | S FURM WILL  | PECONI   |   |   |  |  |



69652 U.S. PTO

Filed 09/21/2007

Re:

Application of:

ENT & TRADEMARK OFFICE // Suppl
Benjamin OSHLACK, Mark CHASIN,
John J. MINOGIJE and Bother To. John J. MINOGUE, and Robert F. KAIKO

Serial No .:

08/618,344

AUG 1 4 1997

Filed:

March 19, 1996

OPEN TOO

For:

CONTROLLED RELEASE OXYCODONE

COMPOSITIONS

8-20-97

#### SUPPLEMENTAL DECLARATION

Asst. Commissioner for Patents Washington, D.C. 20231

July 24, 1997

Sir:

Enclosed please find an executed Supplemental Declaration and Power of Attorney form for the above-referenced patent application.

No fee is required. However, if any additional fees are deemed to be due at this time, the Commissioner is authorized to charge payment of the same to Deposit Account No. 19-4210. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

STEINBERG, RASKIN & DAVIDSON, P.C.

Clifford M. Davidson Reg. No. 32,728

Steinberg, Raskin & Davidson, P.C. 1140 Avenue of the Americas New York, New York 10036 (212) 768-3800 (212) 103-3000 I hereby certify that this correspondence and/or fee is being deposited with the United States Postal Service as "first class mail" in an envelope addressed to "Assistant Commissioner for Patents, Washington,

D.C. 20231" on July 24, 1997 STEINBERG, RASKIN & DAVIDSON, P.C.

Docket No.: 200.93311CON

## SUPPLEMENTAL DECLARATION AND POWER OF ATTORNEY

| As a below named inventor, I hereb<br>My residence, post office address ar<br>I believe I am the original, first and<br>(if plural names are listed below) of<br>entitled:   | nd citizenship are as stated below<br>sole inventor (if only one name is<br>the subject matter which is clain   | ned and for which a patent is sou  | t and joi<br>ght on th             | nt inventor<br>le invention |
|--|---|--|------------------------------------|-----------------------------|
| CONTROLLED RELEASE OX<br>X was filed on March 19, 1996 as A<br>(if applicable).<br>I hereby state that I have reviewed a<br>claims, as amended by any amendment  | and understand the contents of the<br>ent referred to above:  | e above identified specification, i  |                                    |                             |
| I acknowledge the duty to disclose application as defined in Title 37, 0   | lode of Federal Regulations, 91   | · · ·  |                                    |                             |
| I hereby claim foreign priority bene<br>application(s) for patent or inventor<br>provisional application for patent o<br>priority is claimed.  | cfits under Title 35, United States t's certificate listed below and ha t inventor's certificate having a fi  | Code, §119 of any foreign and/ove also identified below any foreign date before that of the application. | r provisi<br>gn and/o<br>cation on | ional<br>or<br>i which      |
| PRIOR APPLICATIONS   |   | Priority claimed   |                                    |                             |
| (Number)   | (Country)   | (Day/Month/Year Filed)   | Yes                                | No                          |
| I hereby claim the benefit under Ti<br>insofar as the subject matter of each<br>application in the manner provided<br>to disclose material information as<br>the filing date of the prior application  | h of the claims of this application<br>by the first paragraph of Title 3:   | J. United States Code, §112, I ac  | knowled<br>occurred                | lge the duty                |
| 07/800,549<br>(Application Serial Number)  | November 27, 1991<br>(Filing Date)  | U.S. Patent No. 5,266,33<br>(Status) (patented, pendin   | l<br>ig, aband                     | loned)                      |
| PCT/US92/10146<br>(Application Serial Number)  | November 25, 1992<br>(Filing Date)  | Pending (Status) (patented, pending, abandoned)  |                                    |                             |
| 08/081.302<br>(Application Serial Number)  | June 18, 1993<br>(Filing Date)  | U.S. Patent No. 5,549,91<br>(Status) (patented, pendir   | ig, abanc                          |                             |
| And I hereby appoint Martin G. R<br>Brian Roffe, Registration No. 35,3;<br>39,155; Cary S. Kappel, Registr<br>Registration No. 36,036; my attorn<br>transact all business in the Patent<br>STEINBERG, RASKIN & DAVI<br>Telephone: (212) 768-3800; Fax: | 16; Lestye B. Davidson, Registian<br>file of the control of the control of the control<br>and Trademark Officeconnected<br>DSON, P.C., 1140 Avenue of the | skin, Registration No. 40,135;<br>on and revocation, to prosecute therewith: correspondence addre        | and Johi<br>his appli<br>ss:       | n C. Todar                  |

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

| Full name of sole or first Inventor Benjamin OSHLACK            |
|---|
| inventor penjanini OstuAct                                      |
| Inventor's signature Sugarum Street                             |
| Date July 3 - 1997  |
| Residence New York, N.Y. 10028                                  |
| Citizenship Australia   |
| Post Office Address 351 East 84th Street, New York, N.Y. 100128 |
|   |
| Full name of second   |
| Inventor Mark CHASIN  |
| M 1×1 -   |
| Inventor's signature  |
| Date  |
| Residence Manalapan, N.J. 07726                                 |
| Citizenship United States of America                            |
| Post Office Address 3 Wayne Court, Manalapan, N.J. 07726        |
|   |
| Full name of third  |
| Inventor John Joseph MINOGUE                                    |
| 10 1 1 10 .   |
| Inventor's signature Sh Cough Monage                            |
| Date  |
| Residence Mount Vernon, N.Y. 10552                              |
| Citizenship United States of America                            |
| Post Office Address 33 East Grand Street, B-2B, Mount Vernon    |
| N.Y. 10552  |

Full name of fourth

Inventor Robert Francis KAIKO

Inventor's signature

Date Z

Citizenship United States of America

Post Office Address 10 Norfield Woods Road, Weston, CT 06883

|            | , in the second second                            | staple Italie Siln Here.   |  |               |
|------------|---|--|--|---------------|
| • • •      | ٠<br>١  |  |  |               |
|            | POSITION  | ID NO.   | DATE                                     |               |
|            | CLASSIFIER  | 25   | 04-4-96                                  |               |
|            | EXAMINER  | 3/3  | 1011196                                  |               |
|            | TYPIST VERIFIER                                   | 2-77   | 6-27                                     |               |
|            | CORPS CORR.                                       |  | 6-6-96                                   |               |
|            | SPEC. HAND<br>FILE MAINT.                         | 351  | 6-6-76                                   |               |
|            | DRAFTING  |  |  |               |
|            |   |  | · · · · · · · · · · · · · · · · · · ·    |               |
|            | 4 3 3 5 5   | INDEX OF CLAIMS  |  |               |
|            |   |  |  |               |
| Claim      | Date  |  | Date                                     |               |
| * * 2      |   | THE PARTY OF THE P |  |               |
|            |   |  |  |               |
| 3 3        |   | S<br>  154   |  | *             |
| 5 5<br>7 8 |   | 4 3 July 8 55  |  |               |
| 72         |   |  | 1 Sept. 1                                |               |
| ाँ प्र     |   | THE RESIDENCE OF   |  |               |
| 11         |   |  | 2 X X                                    |               |
| 19         |   | 6 1 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | 197 B                                    |               |
| 15<br>16   |   |  | 8 8                                      |               |
| ) 17<br>18 |   |  | 8/ C   #                                 |               |
| 19         |   | <b>3</b>   |  |               |
| 21         |   |  | 3  |               |
| 22/24      |   |  | 5 6 .                                    |               |
| 22         |   |  | 7  |               |
| 2          |   |  |  |               |
| * 3        |   |  |  |               |
|            |   |  |  |               |
| 3          |   |  | 8  |               |
|            |   |  | 87 S S S S S S S S S S S S S S S S S S S |               |
|            |   |  | 90.                                      |               |
|            | <ul><li>(2) (2) (3) (4) (4) (4) (4) (4)</li></ul> |  | 91 2 3                                   |               |
|            |   |  | 94                                       |               |
|            |   |  | 947   1                                  |               |
|            | 47 S.         |  | 96                                       |               |
|            | 49  |  | (00)                                     |               |
|            | 50  | (LEFT INSIDE)  | ( 1 mg)                                  |               |
| <b>T</b>   | a and some many                                   | from a major and and an in-  | Re-                                      | <b>'295</b> . |

